P FNT COOPERATION TREA

·	From the INTERNATIONAL BUREAU
PCT	То:
NOTIFICATION OF ELECTION (PCT Rule 61.2)	Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ÉTATS-UNIS D'AMÉRIQUE
Date of mailing (day/month/year) 20 October 1999 (20.10.99)	in its capacity as elected Office
International application No. PCT/IB99/00650	Applicant's or agent's file reference PDC/AB/20401
International filing date (day/month/year) 29 March 1999 (29.03.99)	Priority date (day/month/year) 27 March 1998 (27.03.98)
Applicant MERIC, Jérome et al	
The designated Office is hereby notified of its election made in the demand filed with the International Preliminar 22 September in a notice effecting later election filed with the International Preliminar 22 September The election X was was not	y Examining Authority on: r 1999 (22.09.99)
made before the expiration of 19 months from the priority Rule 32.2(b).	date or, where Rule 32 applies, within the time limit under

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland **Authorized officer**

Lazar Joseph Panakal

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

PCT

REC'D 10 MAR 2000 WIPO PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

, -		nt's file reference	FOR FURTHER ACT	See Notific	ation of Transmittal of International Examination Report (Form PCT/IPEA/416)
PDC/AB/2	040		TOTTOTTAG		
International			International filing date (da	y/month/year)	Priority date (day/month/year)
PCT/IB99			29/03/1999		27/03/1998
H04N5/00		nt Classification (IPC) or na	tional classification and IPC		
Applicant					
CANAL+	soc	IETE ANONYME et a	l.		
1. This in and is	terna trans	ntional preliminary exam mitted to the applicant a	ination report has been p according to Article 36.	repared by this Inte	ernational Preliminary Examining Authority
2. This R	EPO	RT consists of a total of	6 sheets, including this	cover sheet.	
be (s	en a ee R	mended and are the bas	sis for this report and/or s 07 of the Administrative I	sheets containing re	on, claims and/or drawings which have ectifications made before this Authority ne PCT).
ı	×	Basis of the report	ating to the following item	s:	
11		-	oninion with regard to nov	velty inventive step	and industrial applicability
		Lack of unity of inventi		ony, involuive enep	
v		Reasoned statement u		gard to novelty, inv ment	entive step or industrial applicability;
VI		Certain documents cit	ted		
VII	\boxtimes		international application		
VIII		Certain observations of	on the international applic	ation	
Date of sub	missi	on of the demand		Date of completion o	f this report
22/09/19	99			08.03.2000	
	exam	g address of the internation ining authority:	al	Authorized officer	Constitution and the state of t
<u>a))</u>	D-8	opean Patent Office 0298 Munich	50	de Dieuleveult,	
		+49 89 2399 - 0 Tx: 52365 : +49 89 2399 - 4465	oo epmu a	Telephone No. +49 8	39 2399 8946



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/IB99/00650

l. Basis	of the	report
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1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.): Description, pages: as originally filed 1-19 Claims, No.: as originally filed 1-15 Drawings, sheets: as originally filed 1/6-6/6 2. The amendments have resulted in the cancellation of: ☐ the description, pages: Nos.: ☐ the claims, sheets: ☐ the drawings, 3.
This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):

4. Additional observations, if necessary:



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/IB99/00650

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes:

Claims 1-15

No:

Claims

Inventive step (IS)

Yes: Claims

No:

Claims 1-15

Industrial applicability (IA)

Yes:

Claims 1-15

No: Claims

2. Citations and explanations

see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet



EXAMINATION REPORT - SEPARATE SHEET

Reasoned statement V.

Reference is made to the following documents: 1.

D1: US-A-5 442 390 (HOOPER ET AL) 15 August 1995

D2: EP-A-0 653 888 (NEC CORPORATION) 17 May 1995

D3: US-A-4 942 553 (DALRYMPLE ET AL) 17 July 1990

D4: EP-A-0 501 699 (RCA THOMSON LICENSING CORP) 2 September 1992

D5: US-A-5 642 498 (KUTNER) 24 June 1997

2. Claim 1:

Document D1 discloses (see Fig.12) a receiver/decoder (11) comprising:

one port (802) for receiving messages;

a memory (300);

one application module (803); and

control means (800) coupled to the port, the memory, and the application module operative in response to a message appearing at a port to write the message into the memory and to read the message from the memory out to an application module.

The claimed subject-matter thus only differs from the disclosure of D1 in that the memory includes a FIFO section, whereas the cache memory of D1 is managed as a circular buffer (see col. 15, lines 31-34).

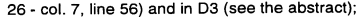
However, replacing a circular buffer with a FIFO is a well known alternative, which is also suggested to the skilled person in D1 with reference to the server segment cache (see col. 12, lines 17-51).

Therefore, the subject-matter of claim 1 is considered to lack an inventive step with respect to the disclosure of D1.

Claims 2-15: 3.

These dependent claims do not appear to comprise any additional features that would render their subject-matter inventive over the available prior art. In particular:

- initiating the reading out of a message from the memory to said application module before receipt of the message is complete (claim 2) is known from D1 (see col. 15, lines 21-31);
- detecting impending overflow and/or underflow (claims 3-5) is contemplated in D1 (see col. 15, lines 37-56), but more precisely described in D2 (see col. 6, line



- flushing a message from the memory (claim 6) is disclosed in D4 (see col. 22, lines 31-42);
- a buffer section comprising a plurality of buffers (claim 7) is shown in D4 (see col. 12. lines 38-49) and in D5 (see FIFOs 621-623 in Fig.6). Therefore, these claims fail together with the independent claim for lack of

VII. Certain defects

inventive step.

- Independent claim 1 is not in the two-part form in accordance with Rule 6.3(b) 1. PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document D1) being placed in the preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
- The features of the claims are not provided with reference signs placed in 2. parentheses (Rule 6.2(b) PCT).
- Claims 14 and 15 contain a reference to the description. According to Rule 6.2(a) 3. PCT, claims should not contain such references except where absolutely necessary, which is not the case here.
- Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art 4. disclosed in the document D1 is not mentioned in the description, nor is this document identified therein.
- On page 6, lines 10-11, the mention "the disclosures of which are herein 5. incorporated by reference" should be deleted (see the PCT Guidelines PCT/GL/3 II, 4.17).
- According to the requirements of Rule 11.13(I) reference signs not appearing in 6. the description shall not appear in the drawings, and vice versa. This requirement is not met in view of the reference signs 4034 (see page 6, line 21 and page 7, line 26); 2028 (see page 9, line 21); and 58 (see Fig.5).





EXAMINATION REPORT - SEPARATE SHEET

The vague and imprecise statement in the description on page 19, lines 4-8 7. implies that the subject-matter for which protection is sought may be different to that defined by the claims and should therefore be removed (see the PCT Guidelines PCT/GL/3 III, 4.3a).

PATENT COOPERATION TREATY

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F	rom NTE	the: RNATIC	NAL	PRELIMINARY	EXAMININ	G AUTHORITY		
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(GRA	NDE	BRE	TAGNE			· M	(PCT Rule 66)
					BEPL	DAIELIN	Sol Page	(PCT Rule 66)
							Date of mailing	1 0 11 2311 20
					DIARY	'ENTERED	(day/month/year)	23.12.1999
				nt's file reference)		REPLY DUE	within 3 month(s) from the above date of mailing
⊢		:/AB/2				International filing date (d	lav/month/vear)	Priority date (day/month/year)
ı		1ational 7/IB99/		eation No. 50		29/03/1999		27/03/1998
1					(IPC) or bot	h national classification an	d IPC	
l		N5/00			` '			
H	Appli							
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L								
١	1.	This w	ritten	opinion is the	first draw	n up by this Internation	al Preliminary Exam	nining Authority.
	2.	This o	pinio	n contains indi	cations rel	lating to the following ite	ems:	
1		1	☒	Basis of the c	pinion			
l		Н		Priority				
١		Ш					velty, inventive step	and industrial applicability
		IV		Lack of unity				inventive step or industrial applicability
-		V	⊠	citations and	explanation	ons supporting such sta	tement	inventive step or industrial applicability:
		VI		Certain docu				
1		VII	_			nternational application	action	
1		VIII	П			n the international applic	cation	
1	3.	The a _l	pplica	ant is hereby it	nvited to I	reply to this opinion.		
		When?	?	See the time lir request this Au	nit indicated Ithority to gr	d above. The applicant may ant an extension, see Rule	, before the expiration 66.2(d).	of that time limit,
		How?		By submitting a For the form ar	a written rep nd the langu	oly, accompanied, where application appears and the amendments, so	propriate, by amendm se Rules 66.8 and 66.9	ents, according to Rule 66.3.
		Also:		For the examin	er's obligati	ity to submit amendments, ion to consider amendment ation with the examiner, se	s and/or arguments, s	ee Rule 66.4 bis.

Name and mailing address of the international preliminary examining authority:

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

The final date by which the international preliminary

examination report must be established according to Rule 69.2 is: 27/07/2000.

Fax: +49 89 2399 - 4465

Authorized officer / Examiner

de Dieuleveult, A

Formalities officer (incl. extension of time limits)

Schaller, W

If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.

Telephone No. +49 89 2399 4409



WRITTEN OPINION

I. Basis	of	the	opin	ion
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1.	This opinion has been in response to an invita	drawn on the basis of (substitute sheets which have been furnished to the receivir ation under Article 14 are referred to in this opinion as "originally filed".):	ng Office
	Description, pages:		
	1-19	as originally filed	•

Claims, No.:

1-15

as originally filed

Drawings, sheets:

1/6-6/6

as originally filed

2. The amendments have resulted in the cancellation of:

- ☐ the description, pages: Nos.: ☐ the claims, the drawings, sheets:
- 3. This opinion has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):
- 4. Additional observations, if necessary:
- V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novetty (N)

Claims

Inventive step (IS)

Claims 1-15

Industrial applicability (IA)

Claims

2. Citations and explanations

see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet



Reasoned statement ٧.

Reference is made to the following documents: 1.

D1: US-A-5 442 390 (HOOPER ET AL) 15 August 1995

D2: EP-A-0 653 888 (NEC CORPORATION) 17 May 1995

D3: US-A-4 942 553 (DALRYMPLE ET AL) 17 July 1990

D4: EP-A-0 501 699 (RCA THOMSON LICENSING CORP) 2 September 1992

D5: US-A-5 642 498 (KUTNER) 24 June 1997

Claim 1: 2.

Document D1 discloses (see Fig.12) a receiver/decoder (11) comprising:

one port (802) for receiving messages;

a memory (300);

one application module (803); and

control means (800) coupled to the port, the memory, and the application module operative in response to a message appearing at a port to write the message into the memory and to read the message from the memory out to an application module.

The claimed subject-matter thus only differs from the disclosure of D1 in that the memory includes a FIFO section, whereas the cache memory of D1 is managed as a circular buffer (see col. 15, lines 31-34).

However, replacing a circular buffer with a FIFO is a well known alternative, which is also suggested to the skilled person in D1 with reference to the server segment cache (see col. 12, lines 17-51).

Therefore, the subject-matter of claim 1 is considered to lack an inventive step with respect to the disclosure of D1.

Claims 2-15: 3.

These dependent claims do not appear to comprise any additional features that would render their subject-matter inventive over the available prior art. In particular:

- initiating the reading out of a message from the memory to said application module before receipt of the message is complete (claim 2) is known from D1 (see col. 15, lines 21-31);
- detecting impending overflow and/or underflow (claims 3-5) is contemplated in D1 (see col. 15, lines 37-56), but more precisely described in D2 (see col. 6, line

- 26 col. 7, line 56) and in D3 (see the abstract);
- flushing a message from the memory (claim 6) is disclosed in D4 (see col. 22, lines 31-42);
- a buffer section comprising a plurality of buffers (claim 7) is shown in D4 (see col. 12, lines 38-49) and in D5 (see FIFOs 621-623 in Fig.6).

Therefore, these claims fail together with the independent claim for lack of inventive step.

VII. Certain defects

lines, III-2.3a).

- Independent claim 1 is not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document D1) being placed in the preamble (Rule 6.3(b)(i) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT). This claim should therefore be redrafted accordingly. If, however, the applicant is of the opinion that the two-part form would be inappropriate, then reasons therefor should be provided in the letter of reply. In addition, the applicant should ensure that it is clear from the description which features of the subject-matter of claim 1 are already known in combination from the document D1 (see the PCT Guide-
- The features of the claims are not provided with reference signs placed in 2. parentheses (Rule 6.2(b) PCT).
- Claims 14 and 15 contain a reference to the description. According to Rule 6.2(a) 3. PCT, claims should not contain such references except where absolutely necessary, which is not the case here.
- Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art 4. disclosed in the document D1 is not mentioned in the description, nor is this document identified therein.
- On page 6, lines 10-11, the mention "the disclosures of which are herein 5. incorporated by reference" should be deleted (see the PCT Guidelines PCT/GL/3 11, 4.17).

- WRITTEN OPINION SEPARATE SHEET
- According to the requirements of Rule 11.13(I) reference signs not appearing in 6. the description shall not appear in the drawings, and vice versa. This requirement is not met in view of the reference signs 4034 (see page 6, line 21 and page 7, line 26); 2028 (see page 9, line 21); and 58 (see Fig.5).
- The vague and imprecise statement in the description on page 19, lines 4-8 7. implies that the subject-matter for which protection is sought may be different to that defined by the claims and should therefore be removed (see the PCT Guidelines PCT/GL/3 III, 4.3a).



⊠ EPA/EPO/OEB

D-80298 München

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 FAX
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Europäisches Patentamt

Generaldirektion 2

European
Parent Office

Directorate General 2

Office européen des brevets

Direction Générale 2

Correspondence with the EPO on PCT Chapter II demands

In order to ensure that your PCT Chapter II demand is dealt with as promptly as possible you are requested to use the enclosed self-adhesive labels with any correspondence relating to the demand sent to the Munich Office.

One of these labels should be affixed to a prominent place in the upper part of the letter or form etc. which you are filing.



INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	(Form PCT/ISA/	of Transmittal of International Search Report 220) as well as, where applicable, item 5 below.
PDC/AB/20401	ACTION	
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/IB 99/00650	29/03/1999	27/03/1998
Applicant		
CANAL+ SOCIETE ANONYME et	al.	
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Aut ansmitted to the International Bureau.	hority and is transmitted to the applicant
	of a total of3 sheets. a copy of each prior art document cited in this	report.
Basis of the report		
language in which it was filed, unl	international search was carried out on the ba ess otherwise indicated under this item.	sis of the international application in the
the international search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation of t	he international application furnished to this
b. With regard to any nucleotide an was carried out on the basis of the	d/or amino acid sequence disclosed in the in sequence listing:	nternational application, the international search
contained in the internation	nal application in written form.	
filed together with the inte	mational application in computer readable for	n.
furnished subsequently to	this Authority in written form.	
furnished subsequently to	this Authority in computer readble form.	
	sequently furnished written sequence listing d s filed has been fumished.	oes not go beyond the disclosure in the
the statement that the info furnished	ormation recorded in computer readable form is	s identical to the written sequence listing has been
2. Certain claims were four	nd unsearchable (See Box I).	
3. Unity of invention is laci	king (see Box II).	
4. With regard to the title,		
X the text is approved as su	bmitted by the applicant.	
	hed by this Authority to read as follows:	\
5. With regard to the abstract,		
X the text is approved as su	bmitted by the applicant.	
the text has been establish within one month from the	hed, according to Rule 38.2(b), by this Authori date of mailing of this international search rep	ty as it appears in Box III. The applicant may, ort, submit comments to this Authority.
6. The figure of the drawings to be publi	ished with the abstract is Figure No.	3
as suggested by the applic	cant.	None of the figures.
because the applicant faile	ed to suggest a figure.	
because this figure better	characterizes the invention.	

PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY RECEIVE To: MATHYS & SQUIRE COZENS, P. 10 MAR 2000 MATHYS & SQUIRE NOTIFICATION OF TRANSMITTAL OF REPLY DATE 10/4/2000 100 Gray's Inn Road THE INTERNATIONAL PRELIMINARY London WC1X 8AL **EXAMINATION REPORT GRANDE BRETAGNE** (PCT Rule 71.1) DIARY ENTERED Date of mailing 08.03.2000 (day/month/year) Applicant's or agent's file reference IMPORTANT NOTIFICATION PDC/AB/20401 Priority date (day/month/year) International filing date (day/month/year) International application No. 27/03/1998 29/03/1999 PCT/IB99/00650 Applicant CANAL+ SOCIETE ANONYME et al.

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

Authorized officer

European Patent Office D-80298 Munich

Stannartz, B

Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

Tel.+49 89 2399-8242

<u>)</u>

Form PCT/IPEA/416 (July 1992)



INTERNATIONAL SEARCH REPORT

PCT/IB 99/00650

A. CLASSIFICATION OF SUBJECT MATT IPC 6 H04N5/00

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

 $\begin{array}{ll} \mbox{Minimum documentation searched} & \mbox{(classification system followed by classification symbols)} \\ \mbox{IPC } 6 & \mbox{H04N} & \mbox{G06F} \\ \end{array}$

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Х	US 5 442 390 A (HOOPER DONALD F ET AL) 15 August 1995 (1995-08-15)	1,2,
Υ	abstract column 14, line 4 - column 16, line 6 claim 1 figures 1,12	3-6,8-10
X	US 5 642 498 A (KUTNER MICHAEL A) 24 June 1997 (1997-06-24)	1,7,8
Α	column 3, line 59 - column 6, line 67 figure 6	2-6,9-15
X	US 5 720 037 A (OZDEN BANU ET AL) 17 February 1998 (1998-02-17) column 7, line 43 - column 7, line 57 figure 1	1,13

Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
"A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family
Date of the actual completion of the international search	Date of mailing of the international search report
22 July 1999	29/07/1999
Name and mailing address of the ISA	Authorized officer
European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Hampson, F

INTERNATIONAL SÉARCH REPORT

International Application No PCT/IB 99/00650

C.(Continua	ation) DOCUMENTS CONSID	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Y	EP 0 653 888 A (NIPPON ELECTRIC CO) 17 May 1995 (1995-05-17)	3-5
Α .	abstract column 6, line 26 - column 7, line 56 figure 2	
Υ	EP 0 501 699 A (RCA THOMSON LICENSING CORP) 2 September 1992 (1992-09-02)	6,8-10
Α	column 12, line 38 - column 12, line 49 column 22, line 31 - column 22, line 42 figures 5,9	1,11
А	EP 0 727 909 A (SONY CORP) 21 August 1996 (1996-08-21) abstract column 3, line 49 - column 4, line 28 figures 2,3	1-15
А	US 4 942 553 A (DALRYMPLE MONTE J ET AL) 17 July 1990 (1990-07-17) abstract figure 3	1-5
А	US 4 882 710 A (HASHIMOTO MASASHI ET AL) 21 November 1989 (1989-11-21) abstract	1,12
А	EP 0 726 675 A (ITALTEL A STET AND SIEMENS COM) 14 August 1996 (1996-08-14)	
		:
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1

INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No PCT/IB 99/00650

Patent document cited in search report		Publication date	Patent f membe		Publication date
US 5442390	Α	15-08-1995	DE 694	27347 A 15880 D 33694 A	08-01-1995 25-02-1999 11-01-1995
US 5642498	A	24-06-1997	`	322165 A	08-12-1995
US 5720037	Α	17-02-1998	US 57	754773 A	19-05-1998
EP 0653888	Α	17-05-1995	JP 71 DE 694 US 57	558832 B .35659 A 118824 D 721590 A 347765 A	30-09-1997 23-05-1995 08-07-1999 24-02-1998 08-12-1998
EP 0501699	A	02-09-1992	DE 692 DE 692 ES 21 JP 50 MX 92	065568 A,B 225164 D 225164 T 114913 T 083685 A 200828 A 168356 A	21-10-1992 28-05-1998 17-09-1998 16-06-1998 02-04-1993 01-08-1992 01-12-1992
EP 0727909	Α	21-08-1996		214040 A 905882 A	20-08-1996 18-05-1999
US 4942553	A	17-07-1990	NONE		
US 4882710	Α	21-11-1989	JP 80	115578 C 003956 B 074200 A	06-12-1996 17-01-1996 04-04-1988
EP 0726675	 А	14-08-1996	IT MIS	950226 A	09-08-1996

09/647080 534 Rec'd POT/PTS 26 SEP 2000

APPLICATION

FOR

UNITED STATES LETTERS PATENT

TITLE:

MEMORY MANAGEMENT IN A RECEIVER/DECODER

APPLICANTS:

Jérome MERIC and Christophe DECLERCK